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20	LINITED STATE	S DISTRICT COURT		
21	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION			
22				
23	TECHNOLOGY PROPERTIES LIMITED LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03	3640-CW	
24	Plaintiffs,	) DECLARATION OF	BENJAMIN R.	
25	vs.	) ASKEW IN SUPPOR ) STIPULATION FOR	RT OF THE	
26	Page 1 of 3			
27			14-03640-CW, C 14-03643-CW	
28	C 14-03645-CW, C 14-03646-CW DECLARATION OF BENJAMIN R. ASKEW IN SUPPORT OF THE			
	STIPULATION FOR EXTENSION OF TIME TO RESPOND TO DEFENDANTS' MOTION FOR ILLICAMENT ON THE PLEADINGS			

DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS

CANON, INC., et al.,	TIME TO RESPOND TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS
Defendants.	)
TECHNOLOGY PROPERTIES LIMITED	)
LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03643-CW
Plaintiffs,	DECLARATION OF BENJAMIN R.  ASKEW IN SUPPORT OF THE
VS.	) STIPULATION FOR EXTENSION OF ) TIME TO RESPOND TO DEFENDANTS
HEWLETT-PACKARD COMPANY,	) MOTION FOR JUDGMENT ON THE ) PLEADINGS
Defendant.	
TECHNOLOGY PROPERTIES LIMITED	)
LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03645-CW
Plaintiffs,	DECLARATION OF BENJAMIN R. ASKEW IN SUPPORT OF THE
VS.	) STIPULATION FOR EXTENSION OF ) TIME TO RESPOND TO DEFENDANTS
NEWEGG INC., et al.,	) MOTION FOR JUDGMENT ON THE ) PLEADINGS
Defendants.	)
TECHNOLOGY PROPERTIES LIMITED	)
LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03646-CW
Plaintiffs,	DECLARATION OF BENJAMIN R. ASKEW IN SUPPORT OF THE
VS.	) STIPULATION FOR EXTENSION OF TIME TO RESPOND TO DEFENDANTS
SEIKO EPSON CORPORATION, et al.,	) MOTION FOR JUDGMENT ON THE ) PLEADINGS
Defendants.	)
<b>DECLARATION OF</b>	BENJAMIN R. ASKEW
I, Benjamin R. Askew, hereby declare as follow	vs:
1. I am an attorney at The Simon Law Firm	m, P.C., counsel of record for Plaintiffs
Technology Properties Limited and MCM Port	folio LLC.
Pago	e <b>2</b> of <b>3</b>
<u> </u>	C 14-03640-CW, C 14-03643-C
DECLARATION OF BENJAMIN R. ASKEW IN SUPPORT STIPULATION FOR EXTENSION OF TIME TO RESPOND DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEA	TO

28

- 2. I submit this declaration in support of the parties' Stipulation for Extension of Time to Respond to Defendants' Motion for Judgment on the Pleadings, filed concurrently herewith. I have personal knowledge of the statements set forth in this declaration and, if called as a witness, could and would do so competently.
- 3. Plaintiffs' counsel is presently drafting the reply to Defendants' Brief on Claim Construction. Plaintiffs' deadline to file the claim construction reply is May 21, 2015. Plaintiffs' counsel, Anthony Simon, was out of the office traveling for deposition or in deposition on May 4, 5, and 6. Mr. Simon, Mr. Kella, and Mr. Askew will each be traveling due to previously scheduled commitments in another case on May 12 and 13. Plaintiffs' counsel is also scheduled to be in deposition May 26 and 27.
- 4. No previous time modifications have been requested regarding responses to Defendants' Motion for Judgment on the Pleadings. Aside from the parties' stipulation to continue the claim construction hearing from June 11, 2015 to June 18, 2015 due to a conflict for members of the HP team, there have been no previous time modifications by stipulation or Court order in the above-captioned matters since transfer to this Court.
- 5. The requested time modifications have no impact on the schedule for the above-captioned cases.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 11<sup>th</sup> day of May, 2015 in St. Louis, Missouri.

/s/ Benjamin R. Askew

Page 3 of 3